



IN THE UNITED STATES PATENT AND TRAVEMARK OFFICE

DECLARATION FOR PATENT APPLICATION

LEVIT, Guy; CAMIEL, Noam INVENTOR(S):

DAVID, Eli; and SHAPIRA, Gil

MOBILE STATION (MS) MESSAGE SELECTION TITLE

IDENTIFICATION SYSTEM

P-2853-US DOCKET NO. :

TO THE HONORABLE COMMISSIONER OF PATENTS AND TRADEMARKS:

As a below named inventor, I hereby declare that:

This declaration is of the following type: (check one applicable item below)

	original
	design
H	supplemental

NOTE:

If the declaration is for an International Application being filed as a divisional, continuation or continuation-in-part application do not check next item; check appropriate one of last three items.

national stage of PCT

And is a

	divisional continuation continuation-in-part (CIP)
لـا	
	of U.S. Patent Application

My residence, post office address and citizenship are as stated below next to my name.

I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled MOBILE STATION (MS) MESSAGE SELECTION IDENTIFICATION SYSTEM, the specification of which is attached hereto unless the following is checked:

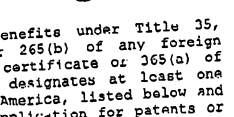
checked:	Chates Application Number or F	PÇ1
checked: was filed on as United International Application Number	, and was amended on	_
(if applicable).	, ad and understand t	the

I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to ahove.

I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 (see last page attached hereto).



2



I hereby claim foreign priority benefits under Title 35, United States Code, 6 119(a) - (d) or 265(b) of any foreign application(s) for patent or inventor's certificate or 365(a) of any PCT international application which designates at least one Country other than the United States of America, listed below and have also identified below any foreign application for patents or inventor's certificate, or of any PCT international application having a filing date before that of the application on which priority is claimed.

Priority Claimed: Prior Foreign Applications: (Day/Month, Year (Country) (Number) Filed)

J hereby claim the benefit under 35 U.S.C. 119(e) of any United States provisional application(s) listed below.

(Application No.) (Filing Date) (Status - patented, pending,

I hereby claim the benefit under Title 35, United States Code, \$ 120 of any United States application(s), or 365(c) of any PCT international application designating the United States of America, listed below and, insufar as the subject matter of each of the claims of this application is not disclosed in the prior United States or PCT International application in the manner provided by the first paragraph of Title 35, United States Code, § 112, I acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the filing date of the prior application and the National or PCT international filing date of this application.

(Application No.) (Filing Date) (Status - patented, pending, (Application No.) (Filing Date) (Status - patented, pending,

As the inventor, I hereby appoint the following attorney(s) and/or agent(s) to prosecute this application and transact all business in the U.S. Patent and Trademark Office connected therewith. Name and registration number are listed below.

3

34,504 33,684 MEIDI M. BRUN 42,425 JEROME & SMITH JR. 45,140 MARK S. COHEN 24,527 DANIEL J. SWIRSKY 33,621 NICHOLAS AQUILINO 34,595 JOHN L. WELSH HOWARD N. FLAXMAN

Please send correspondence to: JOHN L. WET.SH AQUILINO & WELSH 2341 Jefferson Davis May. Suite 112 Arlington, Virginia 22202

Direct telephone calls to: JOHN L. WELSH

(703) 920-1122

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like are punishable by fine or imprisonment, or both, under Section 1001 of Title 10 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Full name of sole or first inventor:

Full name of sole of Trust Street, Tel-Aviv 66098, Israel Residence : 8 Moche Vilensky Street, Tel-Aviv 66098, Israel
GUY Street, Tel-Aviv 800907
LEVIT, Guy 8 Moche Vilensky Street, Tel
Residence : 8 Meene VIII Braeli Citizenship : American and Israeli Citizenship : Address: Same
Citizenship hadress: Same
Vien Cun
Signature: Ding Lind
Dato: 22/11/94 Signature:
int inventor, if any:
Full name of second joint inventor, if any:
CAMIEL, Noam Residence: 39 Anatot Street, Tel-Aviv 69080, Israel
CAMIEL, Noam 19 Anatot Street, Tel-Aviv Byoto,
Residence : 39 And Comments
ISTABLA
- Idea on shin I steed
Citizenship : Island Same
Citizenship : Island Same
- Idea on shin I steed







of third joint inventor, if any:

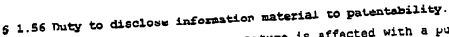
Full name of third joint inventor, if any:
Full name of third for
DAVID, Eli
Residence To should
Citizenship: Israeli Citizenship: Address: Same
signature: X
nate: 1 Louis
full name of fourth joint inventor, if any:
Full name of fourth joins
SHAPIRA, Gil Residence : 4 Habsal Shem Tov, Tel Aviv 46342, Israel
Residence : 4 Habeat S.R.
C:+\zcnehlp : Istus
Post Office Address: Fame

Signature: 1 Date: 1 22/11/99

. 20 עם

(J

5



- A patent by its very nature is affected with a public interest. The public interest is best served, and the most effective patent examination occurs when, at the time an application is being examined, the Office is aware of and evaluates the teachings of all information material to patentability. Each individual associated with the filing and prosecution of a patent application has a duty of candor and good faith in dealing with the Office, which includes a duty to disclose to the Office all information known to that individual to be material to patentability as defined in this section. The duty to disclose information exists with respect to each pending claim until the claim is cancelled or withdrawn from consideration, or the application becomes abandoned. Information material to the patentability of a claim that is cancelled or withdrawn from consideration need not be submitted if the information is not material to the patentability of any claim remaining under consideration in the application. There is no duty to submit information which is not meterial to the patentability of any existing claim. The duty to disclose all information known to be material to patentability is deemed to ha satisfied if all information known to be material to patentability of any claim is issued in a patent was cited by the Office or submitted to the Office in the manner prescribed by SS 1.97(b)-(d) and 1.90. However, no patent will be granted on an application in connection with which fraud on the Office was practiced or attempted or the duty of disclosure was violated through bad faith or intentional misconduct. The
 - Office encourages applicants to carefully examine: prior art ulted in search reports of a foreign patent office in a (1)
 - the closest information over which individuals associated with the counterpart application, and filing or prosecution of a patent application believe any pending claim patentably defines, to make sure that any material information contained therein
 - Under this section, information is material to patentability when it is disclosed to the Office. is not cumulative to information already of record or boing made of record in
 - It establishes, by itself or in combination with other information, the application, and a prima focie case of unpatentability of a claim:
 - (2) It refutes, or is inconsistent with, a position the applicant takes in:
 - Opposing an argument of unpatentability relied on by the Office, or
 - (ii) Asserting an argument of patentability.

A prima facie case of unpatentability is established when the information compels a conclusion that a claim is unpatentable under the preponderance of evidence, burden-of-proof standard, giving each term in the claim its broadest reasonable construction consistent with the specification, and before any consideration is given to evidence which may be submitted in an attempt to establish a contrary conclusion of patentability.

- Individuals associated with the filing or prosecution of a patent application within the meaning of this section are:
 - Each inventor named in the application;
- Each attorney or agent who prepares or prosecutes the application; (1)(2)
- Every other person who is substantively involved in the preparation and or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the
- Individuals other than the attorney, agent or inventory may comply application. with this section by disclosing information to the attorney, agent, or inventor.





IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN THE U	INI CO OTATEST THE		PATENT APPL	ICATION	
In re Application)	PATENLAPI		
Inventor(s):	Guy LEVIT; Noam	CAMIEL:)			
	Eli DAVID; and G	i SHAPIRA)			
Application No.:	Not yet known)			
Filed:	Herewith)		- THE CATION	
118101	MOBILE STATION (I	MS) MESSAGE	SELECTION	IDENTIFICATION	
VERIFIED STATEMENT CLAIMING SMALL ENTITY STATUS 37 C.F.R. § 1.9(f) AND 1.27(c) - SMALL BUSINESS CONCERN					
i hereby declar The own	er of the small business	concern identified	i below.	مراة عد المراد ا	
An offici	al of the small busines	s concern empow	ered to act on	penall of fue	

Name: TELEMESSAGE LTD.
Address: 3 Simtat Magal Street, P.O.Box 87, Savion 56530, Israel

concern identified below.

I hereby declare that the above identified small business concern qualifies as a small business concern as defined in 13 C.F.R. § 121.12, and reproduced in 37 C.F.R. § 1.9(d), tor purposes of paying reduced fees under Section 41(a) and (b) of Title 35 U.S.C. in that the number of employees of the concern, including those of its affiliates, does not exceed 500 purposes. For purposes of this statement, (1) the number of employees of the business concern is the average over the previous fiscal year of the cuncern of the persons employed concern is the average over the previous fiscal year of the pay periods of the fiscal year, on a full-time, part-time or temporary basis during each of the pay periods of the fiscal year, and (2) concerns are affiliates of each other when either, directly or indirectly, one concern controls or has the power to control both.

I hereby declare that rights under contract or law have been conveyed to and remain with the small business concern identified below with regard to the invention entitled:

MOBILE STATION (MS) MESSAGE SELECTION IDENTIFICATION SYSTEM

by inventor(s):	Guy I EVIT; Noam CAMIEL; Eli DAVID; and Gil SHAPIRA
described in:	
X the Specification SC	on filed herewith /Serial Nofiled

. J

MI EXCHUSIVE, LIACH

in the rights held by any person, other than the inventor, who and not qualify as a small business concern are held by any person, other than the inventor, who and not qualify as a small business concern are held by any person, other than the inventor, who are held by any person. small business concern under 37 C.F.R. § 1.8(d) or by any concern which would not qualify as a small business concern under 37 C.F.R. § 1.9(d) or a nonprofit organization under 37 C.F.R. § 1.9(e). NAME: . [] Nonprofit Organization ADDRESS: _ [] \$mall Business Concern [] Individual I acknowledge the duty to file, in this application or patent, notification of any change in status resulting in loss of entitlement to small entity status prior to paying, or at the time of paying, the earliest of the issue tee or any maintenance fee due after the date on which elatus as a small business entity is no longer appropriate. (37 C.F.R. § 1.28(b)). I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false atatements and the like so made arc punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application, any patent issuing thereon, or any patent to which this verified statement is Name of Person Signing:

Title of Person Signing:

Address of Person Signing:

Name of Person Note: Separate verified statements are required from each mained person, concern or organization having rights to the invention averring to their statue as small entitles. (37 C.F.R. § 1.27).

. on626

- Látas - Latas de Calendar de

Title 37, Code of Federal Regulations, § 1.9(c-f)

- (c) An independent inventor as used in this chapter means any inventor who (1) has not assigned, granted, conveyed, or licensed, and (2) is under no obligation under contract or law to assign, grant, convey, or licenso, any rights in the invention to any person who could not likewise be classified as an independent inventor if that person had made the invention, or to any concern which would not qualify as a small business concern or a nonprofit organization under this section
- (d) A small business concern as used in this chapter means any business concern as defined by the Small Business Administration in 13 CFR 121.12. For the convenience of the users of these regulations, that definition states:
- 121.12 Small business for paying reduced patent fees. (a) Pursuant to Pub. L. 97-247, a small business concern for purposes of paying reduced fees under 35 U.S. Code 41 (a) and (b) to the Patent and Trademark Office means any business concern (1) whose number of employees, including those of its affiliates, does not exceed 500 persons and (2) which has not assigned, granted, conveyed, or licensed, and is under no obligation under contract or law to assign, grant, convey or license, any rights in the invention to any person who could not be classified as an independent inventor if that person had made the invention, or to any concern

which would not qualify as a small husiness concern or a nonprofit organization under this section. For the purpose of this section concerns are affiliates of each other when either, directly or indirectly, one concern controls or has the power to control the other, or a third party or parties controls or has the power to control both. The number of employees of the business concarn is the average over the fiscal year of the persons of the fiscal year. Employees are those persons employed on a full-time, part-time or temporary basis during the previous fiscal year of the concern.

- (e) A nonprofit organization as used in this chapter means (1) a university or other institution of higher education located in any country; (2) an organization of the type described in section 501(0)(3) of the 1954 of Code Revenue Internal U.S.C. 501(e)(3)) and exempt from taxation under section 501(a) of the Internal Revenue Code (26 U.S.C. 501(a)); (3) any nonprofit scientific or educational organization qualified under a nonprofit organization statute of a state of this country (35 U.S.C. 201(i)); or (4) any nonprofit organization located in a foreign country which would qualify as a nonprofit organization under paragraphs (e)(2) or (3) of this section if it were located in this country.
- (f) A small entity as used in this chapter means an independent inventor, a small business concern or a nonprotit organization.

The state of the s <u>|</u>